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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91179373
Party	Plaintiff DmitriKuklachev
Correspondence Address	Alexey Bakman, Esq. Law Offices Of Alexey Bakman, Esq. 35 Seacoast Terrace # 3J Brooklyn, NY 11235 UNITED STATES Calllawyer@gmail.com
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Alexey Bakman, Esq.
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Signature	/Alexey Bakman/
Date	03/17/2008
Attachments	Gelfman Discovery Stipulation[1].pdf (1 page)(18299 bytes) StipulationFiled.pdf (1 page)(12818 bytes)

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Application Serial # 77075635

DMITRI KUKLACHEV,

Plaintiff,

STIPULATION TO

EXTEND DISCOVERY TIME

--against--

GELFMAN,

Defendant.

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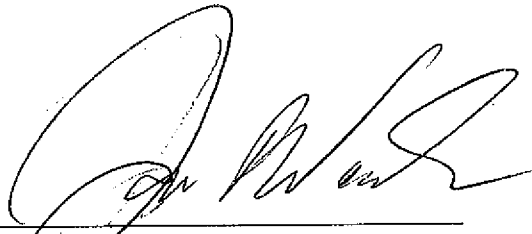
IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, representing all parties to the above entitled action, that discovery and testimony periods in opposition for Application Serial # 77075635 will be extended by 90 days.

Dated: March 12, 2008

New York, NY

/Alexey Bakman/

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding. 91179373
Plaintiff: Dmitri Kuklachev
Other Party Defendant: Mark Gelfman

Motion for an Extension of Discovery or Trial Periods With Consent

The Discovery is currently set to close on March 24, 2008. Dmitri Kuklachev requests that such date be extended for 90 days, or until June 24, 2008, and that all subsequent dates be reset accordingly.

Discovery Period to Close : 06/24/2008

Thirty-day testimony period for party in position of
plaintiff to close : 09/22/2008

Thirty-day testimony period for party in position of
defendant to close : 11/21/2008

Fifteen-day rebuttal testimony period to close : 01/05/2009

The grounds for this request are as follows:

- *Parties require additional time to ascertain relevant facts.*

Dmitri Kuklachev has secured the express consent of all other parties to this proceeding for the extension requested herein. Dmitri Kuklachev has provided an e-mail address herewith for itself and for the opposing party so that any order on this motion may be issued electronically by the Board.

Certificate of Service

The undersigned hereby certifies that a copy of this paper has been served upon all parties, at their address by email (at jwoods@wvesg.com) and fax on this date.

Respectfully submitted,

/Alexey Bakman/

Alexey Bakman, Esq.

03/17/2008